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5	Attorney for Defendant Professional Recovery Services, Inc. (PRS)	
	Tiolessional Recovery Services, Inc. (TRS)	
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8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF WASHINGTON	
10		
11	MARLA CASTLEMAN,	Case NoCV-10-280-JLQ
12	Plaintiff,	DEFENDANT PROFESSIONAL RECOVERY SERVICES' MOTION
13	VS.	FOR SUMMARY JUDGMENT
14	PROFESSIONAL RECOVERY SERVICES, INC.,	
15	Defendant.	
16	Pursuant to FRCP 56, PRS respectfully moves the Court to enter Judgment	
17	against Plaintiff and for PRS on the grounds that Plaintiff cannot prove any claim	
18	against PRS, and PRS is entitled to judgment as a matter of law.	
19	PRS further moves for summary judgment because Plaintiff did not submit a	
20	final witness list on or before February 1, 2011 as required by the Court's	
21	scheduling order dated October 26, 2010 [Doc. 10].	
22		
	DEFENDANT PROFESSIONAL RECOVERY SERVICES' MOTION FOR SUMMARY JUDGMENT - 1 Case No. CV-10-280-JLQ	

There is no genuine issue of material fact, and defendant PRS is entitled to judgment as a matter of law. DATED: February 3, 2011. DAVENPORT & HASSON, LLP s/ Jeffrey I. Hasson Jeffrey I. Hasson, WSBA#23741 Attorney for PRS

DEFENDANT PROFESSIONAL RECOVERY SERVICES' MOTION FOR SUMMARY JUDGMENT - 2 Case No. CV-10-280-JLQ

1 Certificate of Service I hereby certify that on February 3, 2011, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which will send notification 2 of such filing to the following: Lisa Johnston-Porter, and I hereby certify that I 3 have mailed by United States Postal Service the document to the following non-CM/ECF participants: . 4 5 s/ Jeffrey I. Hasson Jeffrey I. Hasson, WSBA#23741 Attorney for PRS 6 Davenport & Hasson, LLP 12707 NE Halsey St. 7 Portland, OR 97230 Phone: (503) 255-5352 8 Facsimile: (503) 255-6124 E-Mail: hasson@dhlaw.biz 9 10 11 12 13 14 15 16 17 18 19 20 21

CERTIFICATE OF SERVICE - 1 Case No. CV-10-280-JLQ

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